

1 tofore been the rule and been the workout of the situation.
2 I would like something on that.

3 THE CHAIRMAN: Judge Carter, the tentative
4 thinking of the majority of the Committee is that the
5 matter of districting and residents' requirements is
6 something that should be left to the Legislature.

7 JUDGE CARTER: Then you get right back to
8 where you are now in the reapportionment business and the
9 end result of that is that the rural areas of your State
10 are going to be unrepresented, in all probability. That
11 seems to me to be an undesirable thing. I don't see
12 any reason why you should spell out in this Constitution
13 all amendments concerning the Special Court of Appeals,
14 very definitely districts that are invaded before the
15 Bar Association, the Legislature and should respectively be
16 omitted from this draft of the Constitution.

17 THE CHAIRMAN: I think the constitutional
18 amendment does not spell it out. It is in the statutory
19 portion.

20 JUDGE CARTER: That was the understanding, I
21 think, of the Legislative Committees that passed on it.